HONORABLE RICARDO S. MARTINEZ

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE

AT&T MOBILITY LLC,

Plaintiff,

No. 2:15-cv-01462-RSM

v.

MARC SAPATIN, SAPATIN NGUYEN ENTERPRISES, INC., SAPATIN ENTERPRISES, INC., NGUYEN LAM, KYRA EVANS, PRASHANT VIRA, SWIFT UNLOCKS, INC. and JOHN DOES 1-50, United States individuals and entities, ORDER GRANTING JOINT MOTION TO EXTEND STAY

NOTING DATE: DECEMBER 15, 2021

Defendants.

This matter came on for hearing upon the Joint Motion to Extend Stay submitted by the parties.

Having considered the motion, the Court continues the current stay of the case, subject to the following conditions:

a. AT&T may only seek relief from the stay or case closure as to a currently named

Defendant if restitution is not adjudicated in the related criminal proceedings referenced above.

AT&T's right to seek relief from the stay or case closure in order to seek leave to amend the

Complaint to name additional defendants, however, shall not be restricted by this Order.

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- b. AT&T shall promptly dismiss with prejudice all claims against each Defendant whose criminal proceeding is final and has resulted in AT&T having the opportunity to request restitution against that Defendant.
- c. For the avoidance of confusion, such dismissal shall occur no later than ten (10) days after AT&T is notified that a guilty plea has been entered that affords AT&T the opportunity to request restitution against that particular Defendant and a sentence against that particular Defendant has been entered.
- d. If a related criminal proceeding has not yet resulted in the adjudication of restitution as to a particular Defendant by the time a temporary stay of proceedings expires, the remaining Parties shall stipulate to an additional stay or closure of this case, subject to approval by the Court, under the same terms as set forth herein.
- e. AT&T shall not pursue claims against a remaining Defendant unless AT&T is denied the opportunity to request restitution in that Defendant's criminal case.
- f. AT&T's dissatisfaction with the amount of restitution awarded against a particular Defendant, or a criminal court's decision not to award any restitution to AT&T, shall not provide AT&T with a basis to pursue claims against that Defendant.
- g. AT&T will report to the Court by no later than June 1, 2022 regarding the current status of all federal criminal investigations into the Defendants and whether there are grounds that would warrant allowing the case to remain open.

DATED this 17th day of December, 2021. 1 2 3 4 5 CHIEF UNITED STATES DISTRICT JUDGE 6 7 8 9 Presented by: 10 /s/ David A. Bateman 11 David Bateman, WSBA #14262 12 K&L GATES LLP 925 Fourth Avenue, Suite 2900 13 Seattle, WA 98104-1158 Phone: (206) 370-6682 14 david.bateman@klgates.com 15 David L. Balser, Georgia Bar No. 035835 (pro hac vice application forthcoming) 16 Lawrence A. Slovensky, GA Bar No. 17 653005 (pro hac vice application forthcoming) 18 Edward A. Bedard, GA Bar No. 926148 (pro hac vice application forthcoming) 19 KING & SPALDING LLP 20 1180 Peachtree St. NE Atlanta, Georgia 30309-3521 21 Tel: (404) 572-4600 Fax: (404) 572-5100 22 Counsel for Plaintiff 23 AT&T Mobility LLC 24 25 26 ORDER GRANTING JOINT MOTION TO

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